EXHIBIT A

THE INFORMATION CONTAINED IN THIS FACSIMILE MESSAGE IS PRIVILEGED AND CONFIDENTIAL INFORMATION. JF YOU HAVE BECEIVED THIS COMMUNICATION ERROR PLANS AND THIS PAGE 2 OF 2 US BY TELEPHONE. THANK YOU.

FERRY, JOSEPH & PEARCE, P.A.

ATTORNEYS AT LAW 824 MARKET STREET

SUITE 904

P. O. BOX 1351

WILMINGTON, DELAWARE 19889

(302) 575-1555 FAX (302) 575-1714 www.ferryjaseph.com

THOMAS HERLIHY, III

ARTHUR F. DISABATINO (1868-8001)

DAVID J. FERRY, JR.*
MICHAEL B. JOSEPH +
ROBERT K. PEARGE
THEODORE J. TAGGONEILI &
EDWARD E KAPADER
JOHN D. MATTEY
RICH S. MILLER
JASON C. POWELL
LISA L. COGGINE**
STEVEN G. WEILER+
THOMAS R. RIGGS

(*ALSO PA BAR) (+ALSO NJ BAB) (*ALSO PL MA AND NY BARS)

March 21, 2007

Via Facsimile (302) 472-8135 Roger D. Landon, Esquire Murphy, Spadaro & Landon 1011 Centre Road, Suite 210 Wilmington, DE 19805

Re∙

Echevarria v. Mayfield, et. al.

C. A. No. 05-284-GMS

Dear Roger:

This will confirm our telephone conversation on March 21, 2007. In short, you were kind enough to agree to provide me with a complete copy of your client's Nationwide policy that was in effect on the date of the accident. You denied my request, however, to provide me with a copy of the release/settlement agreement between your client and Nationwide. You stated that the agreement has not yet been completed, but that you cannot voluntarily provide the agreement in any event because it will contain a confidentiality provision.

Notwithstanding the confidentiality agreement, it is my client's position that he is entitled to a copy of the agreement because he is entitled to a set off against the judgment that is ultimately entered against him for the amount paid by Nationwide. Accordingly, I reiterate my request that you provide me with a copy of that release/settlement agreement.

Sincerely,

Robert K. Pearce

RKP/mec

cc: Mr. Roger Mayfield